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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/991,096	11/16/2001	Michael Sawyer	P1830US00	2882
24333 7590 05/29/2007 GATEWAY, INC. ATTN: Patent Attorney 610 GATEWAY DRIVE MAIL DROP Y-04			EXAMINER	
			HAMZA, FARUK	
			ART UNIT	PAPER NUMBER
N. SIOUX CITY, SD 57049		2155		
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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	Application No.	Applicant(s)				
-	09/991,096	SAWYER, MICHAEL				
Office Action Summary	Examiner	Art Unit				
	Faruk Hamza	. 2155				
The MAILING DATE of this communication ap	pears on the cover sheet w	vith the correspondence address				
A SHORTENED STATUTORY PERIOD FOR REPL WHICHEVER IS LONGER, FROM THE MAILING I Extensions of time may be available under the provisions of 37 CFR 1. after SIX (6) MONTHS from the mailing date of this communication.  If NO period for reply is specified above, the maximum statutory period Failure to reply within the set or extended period for reply will, by statul Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	DATE OF THIS COMMUN 136(a). In no event, however, may a I will apply and will expire SIX (6) MO te, cause the application to become A	ICATION. reply be timely filed  NTHS from the mailing date of this communication. ABANDONED (35 U.S.C. § 133).				
Status						
1) Responsive to communication(s) filed on 09 A	Responsive to communication(s) filed on 09 April 2007.					
2a) This action is <b>FINAL</b> . 2b) ⊠ Thi	This action is <b>FINAL</b> . 2b)⊠ This action is non-final.					
, —	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.						
Disposition of Claims						
4) ⊠ Claim(s) 1-31 is/are pending in the application 4a) Of the above claim(s) is/are withdra 5) □ Claim(s) is/are allowed. 6) ☒ Claim(s) 1-31 is/are rejected. 7) □ Claim(s) is/are objected to. 8) □ Claim(s) are subject to restriction and/	awn from consideration.					
Application Papers						
9) The specification is objected to by the Examin	er.					
10)☐ The drawing(s) filed on is/are: a)☐ accepted or b)☐ objected to by the Examiner.						
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).  Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).						
11) The oath or declaration is objected to by the E	·	<del>-</del> ' ' ' ' ' ' ' ' ' ' ' ' ' ' ' ' ' ' '				
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for foreig a) All b) Some * c) None of:  1. Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the priority document application from the International Bureat * See the attached detailed Office action for a list	nts have been received. Its have been received in a point documents have been au (PCT Rule 17.2(a)).	Application No n received in this National Stage				
Attachment(s)  1) Notice of References Cited (PTO-892)	4) Tinterview	Summary (PTO-413)				
2) Notice of References Cited (PTO-892)  2) Notice of Draftsperson's Patent Drawing Review (PTO-948)  3) Information Disclosure Statement(s) (PTO/SB/08)  Paper No(s)/Mail Date	Paper No	(s)/Mail Date Informal Patent Application				

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# Response to Amendment

This action is responsive to the amendment filed on April 09, 2007. Claims
 1,10,12,22,23,25 and 26 have been amended. Claims 1-31 are pending.

### Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 1-12,14-17,20-26,29 and 31-34 rejected under 35 U.S.C. 103(a) as being unpatentable over Dean et al. (U.S. Patent Number 6,202,206) hereinafter referred as Dean and further in view of Davis et al. (U.S. Patent Number 6,763,386) hereinafter referred as Davis.

Dean teaches the invention substantially as claimed including a method for installing programs, settings and configurations in a network of plurality of server and client computers is provided which involves the steps of designating one of said server computers having an interactive display interface to function as the primary server computer (See abstract).

As to claim 1, Dean teaches a system for remotely determining a user's out-of-box experience with a personal computer, comprising:

a user personal computer requiring an initial setup to reach an operating state for the user personal computer, the user personal computer being configured to detect and upload data characterizing a user's interaction with the personal computer during an initial setup of the user personal computer (Fig. 3-Fig.27; Column 7, lines 11-Column 8, lines 40, Dean discloses a system capable of detecting user interaction with a computer and storing that data);

Dean does not explicitly teach claim limitation of uploading the detected user interaction data to a remote server and receiving that data by the remote server.

However, Davis teaches the claimed limitation of uploading the detected user interaction data to a remote server and receiving that data by the remote server (abstract, Column 4, lines 47-Column 5, lines 12).

It would have been obvious in the ordinary skill of the art at the time of the invention to modify Dean by adding functionality for uploading the detected user interaction data to a remote server and receiving that data by the remote server, which would provide users interaction with resources and usage of those resources. One would be motivated to do so to enhance system's client activities monitoring capability.

Claims 10,12,20,22 and 23 do not teach or define any new limitations other than above claim 1. Therefore rejected for similar reasons.

As to claim 2, Davis teaches the system of claim 1, wherein the personal computer is capable of automatically uploading user interaction data (Column 4, lines 47-Column 5, lines 12).

Claim 14 does not teach or define any new limitations other than above claim 2. Therefore rejected for similar reasons.

As to claim 3, Davis teaches the system of claim 1, wherein the personal computer is capable of offering an opportunity to upload user interaction data (Column 4, lines 47-Column 5, lines 12).

As to claim 4, Davis teaches the system of claim 1, wherein the remote information handling system is capable of correlating the uploaded data with the personal computer's pre-loaded configuration (abstract).

As to claim 5, Dean teaches the system of claim 10, wherein user interaction data is at least one of an occurrence of an event, a time interval between events, a user input, "HELP" button utilization, a time period to load a program, an accessed program's name, an installation of a driver, a screen capture, a time period a dialog box is open (Column 2, lines 49-Column 3, lines 5).

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As to claim 6, Dean teaches the system of claim 1, wherein personal computer detects user interaction data as a background application (Column 2, lines 49-Column 3, lines 5).

Claim 16 does not teach any new limitation other than above claim 6.

Therefore rejected for similar reasons.

As to claim 7, Dean teaches the system of claim 1, wherein the user's interactions are detected for at least one of an initial boot-up, a specific number of boot operations, a time period, and after a program has been started a specific number of times (Column 7, lines 11-Column 8, lines 40).

Claim 17 does not teach any new limitation other than above claim 7,

Therefore rejected for similar reasons.

As to claim 8, Davis teaches the system of claim 1, wherein the network is an INTERNET (Fig. 1).

Claim 11 does not teach or define any new limitations other than above claim 8. Therefore rejected for similar reasons.

As to claim 9, Dean teaches the system of claim 1, wherein the personal computer is capable of surveying the user (abstract).

As to claim 15, Dean teaches the method of claim 12, wherein uploading user interaction data is initiated by the user (abstract).

As to claim 21, Dean teaches a method as claimed in claim 20, further comprising the step of correlating the initialization activity of the user, determining whether a change in the initialization is needed, and, in the event a change is needed, modifying an initialization process for new personal computer in response to the analyzed initialization activity of the user (Column 7, lines 11-Column 8, lines 40).

As to claim 24, Dean teaches an apparatus as claimed in claim 23 wherein the originator correlates the initialization activity of the user so that a future system can be configured in response to the correlated initialization activity of the user (Column 7, lines 11-Column 8, lines 40).

As to claim 25, Dean teaches the system of claim 1, wherein the initial setup of the user personal computer comprises an initial boot-up of the user personal computer (Column 7, lines 11-Column 8, lines 40).

As to claim 26, Dean teaches the system of claim 1, wherein the initial setup of the user personal computer is limited to an initial boot-up of the user personal computer (Column 7, lines 11-Column 8, lines 40).

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As to claim 29, Dean teaches the system of claim 1, wherein the data related to the user's interaction comprises data about a time period between two designated events during the initial setup of the user personal computer (abstract, Column 7, lines 11-Column 8, lines 40).

As to claim 31, Dean teaches the system of claim 1, wherein the data related to the user's interaction comprises data about an error message displayed during the initial setup of the user personal computer (abstract, Column 7, lines 11-Column 8, lines 40).

As to claim 32, Dean teaches the method of claim 12, wherein initializing the user personal computer comprises making changes to the user personal computer to conform to a user's specifications (abstract, Column 7, lines 11-Column 8, lines 40).

As to claim 33, Dean teaches the method of claim 12, wherein the step of uploading the user interaction data to the network is initiated after a specific number of boot operations after an initial boot operation on the user personal computer (abstract, Column 7, lines 11-Column 8, lines 40).

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As to claim 34, Dean teaches the method of claim 12, wherein the step of uploading the user interaction data to the network is initiated after a predetermined time period after an initial boot operation on the user personal computer (abstract, Column 7, lines 11-Column 8, lines 40).

3. Claims 13,18,19 and 27-28 are rejected under 35 U.S.C. 103(a) as being unpatentable over Dean and Davis as applied above, and further in view of Official Notice.

As to claim 13, Dean teaches the method of claim 12 (abstract, Column 7, lines 11-Column 8, lines 40).

Dean does not explicitly teach the claim limitation of offering incentive.

However, "Official Notice" is taken that the concept and advantages of offering incentive to the client or customer is old and well known in the art.

It would have been obvious to one of ordinary skill in the art at the time of the invention to modify Dean by adding functionality for offering incentive to the client or customer, which would motivate clients or customers to do things. One would be motivated to do so to enhance the system's usability.

As to claim 18, Dean teaches the method of claim 12 (abstract, Column 7, lines 11-Column 8, lines 40).

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Dean does not explicitly teach the claim limitation of surveying the user about information regarding demographic data and user opinion.

However, "Official Notice" is taken that the concept and advantages of surveying the user about information regarding demographic data and user opinion is old and well known in the art.

It would have been obvious to one of ordinary skill in the art at the time of the invention to modify Dean by adding functionality of surveying the user about information regarding demographic data and user opinion, which will help manufacturer to provide user's need. One would be motivated to do so to enhance the system's performance.

Claim 19 does not teach or define any new limitations other than above claim 18. Therefore rejected for similar reasons.

As to claim 27, Dean teaches data related to user's interaction (abstract, Column 7, lines 11-Column 8, lines 40).

Dean does not explicitly teach the claim limitation of screen capture.

However, "Official Notice" is taken that screen capture is old and well known in the art.

It would have been obvious to one of ordinary skill in the art at the time of the invention to modify Dean by adding screen capture, which will provide more user's interaction with the system to manufacturer. One would be motivated to do so to enhance the system's performance.

As to claim 28, Dean teaches data related to user's interaction (abstract, Column 7, lines 11-Column 8, lines 40).

Dean does not explicitly teach the claim limitation of data about a time period that a dialog box is open.

However, "Official Notice" is taken that data about a time period that a dialog box is open is old and well known in the art.

It would have been obvious to one of ordinary skill in the art at the time of the invention to modify Dean by adding functionality for collecting data about a time period that a dialog box is open, which will provide more user's interaction with the system to manufacturer. One would be motivated to do so to enhance the system's performance.

4. Claim 30 is rejected under 35 U.S.C. 103(a) as being unpatentable over Dean (U.S. Patent Number 6,202,206).

As to claim 30, Dean teaches storing all the keystrokes and mouse usages (abstract, Column 7, lines 11-Column 8, lines 40).

Dean does not explicitly teach the claim limitation of "HELP" button.

It would have been obvious to one of ordinary skill in the art at the time of the invention to modify Dean by adding "HELP" button, which will make the system more users friendly. One would be motivated to do so to enhance the system's usability.

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numbers in the references as applied to the claims above for the convenience of the applicant. Although the specified citations are representative of the teachings of the art and are applied to the specific limitations within the individual claim, other passages and figures may apply as well. It is respectfully requested from the applicant in preparing responses, to fully consider the references in its entirety as potentially teaching of all or part of the claimed invention, as well as the context.

# Response to Arguments

6. Applicant's arguments have been considered but are moot in view of the new ground(s) of rejection.

#### Conclusion

- 7. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.
  - Bourke-Dunnphy et al. (U.S. Patent Number 6,449,642) discloses method for integrating a client computer into a computer network.
  - Burkhardt et al. (U.S. Patent Number 6,823,508) discloses automatic computer program customization based on a user information.

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8. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Faruk Hamza whose telephone number is 571-272-7969. The examiner can normally be reached on Monday through Friday.

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Saleh Najjar can be reached at 571-272-4006. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see <a href="http://pair-direct.uspto.gov">http://pair-direct.uspto.gov</a>. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 886-217-9197 (toll –free).

Faruk Hamza

Patent Examiner

Group Art Unite 2155

CHEST SORY PATENT EXAMINER